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In re application of:

ANDERSEN et al

Serial Number: 09/581,511

Filed: October 6, 2000

For: HEMIASTERLIN ANALOGS

Art Unit: 1653

Examiner: D. Lukton

Atty. Docket No. 108281-00000

RESPONSE TO RESTRICTION REQUIREMENT RECEIVED

Commissioner of Patent Washington, D.C. 20231

MAR 2 0 2002 March 19, 2002 JECH CENTER 1600/2900

Sir:

elect Group V, with traverse. Furthermore, for an elected species, the applicants elect compound SPA 110, the structure of which will be found on page 29 of the specification. This compound is covered by all claims in the elected Group V, with the exception of Claims 8 and 9.

This application was filed under 35 USC 371 and, accordingly, the PCT unity of invention rules apply. The Examiner's attention is drawn to the fact that MPEP §1800, et seq. is binding on this proceeding rather than MPEP §800, et seq. Specifically, MPEP §1893.03(d) is applicable to this national stage application, as MPEP §1850 governs only the international stage of prosecution.

The Examiner's attention is directed to 37 CFR 1.475 and 1.499. In particular, the applicants respectfully submit that Groups II, III, and IV be examined together with Group V under 37 CFR 1.475(b)(1). The invention of Group II is for a process of manufacturing the

product of Group V. That the process be "specially adapted" does not imply that the

product of Group V could not also be manufactured by a different process. See MPEP

§1893.03(d). The Examiner's reliance upon the requirements for review of independent

claims over the prior art at the international stage is misplaced at this stage of the

prosecution. Therefore, it seems the determination of lack of unity between Groups II and

V is in error. Furthermore, because Groups III and IV are so linked as to form a general

inventive concept with Group II (see 37 CFR 1.475(a)), applicants assert the determination

of lack of unity with respect to Groups III and IV was also made in error. Accordingly, it is

requested that the Restriction Requirement be completely withdrawn.

Applicants therefore respectfully request early and favorable consideration on the

merits of all claims.

In the event any fees are required, please charge counsel's Deposit Account No.

01-2300.

Respectfully submitted,

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